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1975 June 25, 1915

- Sec. 5. The dairy and food commissioner of the State is charged with the proper enforcement of all provisions of this act.
- SEC. 6. Whoever shall violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and violation thereof shall be punished by a fine of not less than \$25 nor more than \$100, or by imprisonment in the county jail for not more than three months.
  - SEC. 7. That chapter 441, General Laws of 1913, be and the same is hereby repealed.

## Butter and Cheese—Grading—Tuberculin Test of Cows not Required. (Chap. 368, Act Apr. 24, 1915.)

Section 1. That subdivision 3 of section 4 of chapter 366 of the General Laws of Minnesota for 1913, same being subdivision 3 of section 3685, General Statutes of Minnesota, 1913, be and the same is hereby amended so as to read as follows:

"Third. The butter or cheese manufactured in such factories shall grade or score at least 93 points out of a possible 100, according to the usual and accepted methods of judging and grading butter and cheese. For the purpose of obtaining such license such grade must have been made at least 15 days prior to such application."

- Sec. 2. That section 5 of chapter 366 of the General Laws of Minnesota for 1913, same being section 3686 of the General Statutes of Minnesota, be and the same is hereby amended so as to read as follows:
- "Sec. 5. Scoring necessary to continue use of brand.—No license shall be granted for the use of Minnesota brand or label grade B for the manufacture of butter or cheese unless all the requirements necessary for the manufacture of butter or cheese graded Minnesota A1, as set forth in section 4 of this act, shall have been complied with, excepting that the butter or cheese shall score at least 92 points out of a possible 100, according to the usual and accepted methods of judging and grading butter and cheese, and shall not have fallen below 92 per cent more than three times in any year, and shall never fall below 92 per cent; and the factory in which such butter or cheese is manufactured must score at least 85 points; and the dairies supplying milk or cream to such factories shall score at least 50 points. And, further, cows from which milk or cream is produced need not be tested for tuberculosis."

## Cold-Storage Eggs—Must be Labeled and Sold as Such. (Chap. 18, Act Feb. 25, 1915.)

Section 1. No person, firm, or corporation by himself or his agents shall sell, agree to sell, or advertise for sale any cold-storage eggs without making it known to the purchaser or prospective purchaser that the eggs are cold-storage eggs, and all boxes or other receptacles in which cold-storage eggs are sold or delivered, in wholesale or retail, shall be stamped in a conspicuous manner with the words: "Cold-storage eggs."

SEC. 2. The dairy and food commissioner of the State is charged with the proper enforcement of all the provisions of this act.

SEC. 3. Whoever shall violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of not less than \$25 nor more than \$100 or by imprisonment in the county jail for not less than 15 days for each and every offense.

## Communicable Diseases of Animals—Compensation for Animals Condemned and Killed. (Chap. 114, Act Apr. 12, 1915.)

SECTION 1. That Section 4696, General Statutes of Minnesota for 1913, be and the same is hereby amended so as to read as follows:

4696. Killing—Owner to be notified—Appraisal—Protest—Autopsy, etc.—Whenever the State live stock sanitary board shall decide upon the killing of an animal affected